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APPLICATION NO	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/854,539	05/14/2001	Steven Towle	884.415US1	8328	
7:	590 09/25/2002				
Schwegman, Lunberg, Woessner & Kluth, P.A.			EXAMINER		
P.O. Box 2938 Minneapolis, N			JIMENEZ, MAF	RC QUEMUEL	
			ART UNIT	PAPER NUMBER	
			3726		

DATE MAILED: 09/25/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

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	•	Application No.	Applicant(s)	
		09/854,539	TOWLE, STEVEN	
	Office Action Summary	Examiner	Art Unit	
		Marc Jimenez	3726	
 Period for	The MAILING DATE of this communication app Reply	ears on the cover sheet w	th the correspondence address	
THE M Extensi after SI: - If the pe - If NO pe - Failure - Any rep earned	RTENED STATUTORY PERIOD FOR REPLY ALLING DATE OF THIS COMMUNICATION. ons of time may be available under the provisions of 37 CFR 1.13 X (6) MONTHS from the mailing date of this communication. seriod for reply specified above is less than thirty (30) days, a reply eriod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, by received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a r within the statutory minimum of thin will apply and will expire SIX (6) MON cause the application to become AE	eply be timely filed by (30) days will be considered timely. THS from the mailing date of this communication (35 U.S.C. § 133).	n.
Status	D			
	Responsive to communication(s) filed on			
	,—	is action is non-final.	14	
	Since this application is in condition for allowal closed in accordance with the practice under a n of Claims			IS
	Claim(s) <u>1-24</u> is/are pending in the application	ı.		
	a) Of the above claim(s) is/are withdraw			
	Claim(s) is/are allowed.			
	Claim(s) is/are rejected.			
7) 🗌 C	Claim(s) is/are objected to.			
8) C	claim(s) <u>1-24</u> are subject to restriction and/or e	election requirement.		
Application	n Papers			
9)□ Th	ne specification is objected to by the Examine	r.		
. 10)[] Th	ne drawing(s) filed on is/are: a) accep	oted or b) objected to by t	he Examiner.	
	Applicant may not request that any objection to the			
	ne proposed drawing correction filed on		isapproved by the Examiner.	
	If approved, corrected drawings are required in rep	•		
	ne oath or declaration is objected to by the Ex	aminer.		
	der 35 U.S.C. §§ 119 and 120			
	cknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).	
a)L_	All b) Some * c) None of:			
	. Certified copies of the priority documents			
	. Certified copies of the priority documents			
	Copies of the certified copies of the prior application from the International Bur the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).		
_	knowledgment is made of a claim for domestic			ion).
a) [☐ The translation of the foreign language pro knowledgment is made of a claim for domesti	visional application has be	een received.	,
Attachment(s		e priority under 55 0.3.C.	33 120 and/or 121.	
1) Notice of Notice of	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) tion Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152)	

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DETAILED ACTION

Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - Claims 1-17, drawn to a microelectronic device, classified in class 257, subclass
 678.
 - Claims 18-24, drawn to a method of manufacturing a microelectronic device,
 classified in class 29, subclass 609.

The inventions are distinct, each from the other because of the following reasons:

- 2. Inventions Group I and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the product can be made without filling a gap step. The process can be used to make a product that does not have a package core that holds the microelectronic die within the package core.
- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.
- 4. Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

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- 5. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.
- 6. This application contains claims directed to the following patentably distinct species of the claimed invention (Applicant must make a species election if Group I is elected above):

Species A: fibrous filler includes glass fibers (claim 4)

Species B. fibrous filler includes carbon fibers (claim 5)

Species C: fibrous filler includes Kevlar fibers (claim 6)

Species D: fibrous filler includes ceramic fibers (claim 7)

Species E: fibrous filler includes metal fibers (claim 8)

After electing one of the above species, applicant must also elect one of the following species:

Species I: polymeric resin includes epoxy (claim 9)

Species II: polymeric resin includes plastic (claim 10)

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, Claim 1 is generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

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Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

- 7. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- 8. Telephone inquiries regarding the status of applications or other general questions, by persons entitled to the information, should be directed to the group clerical personnel. In as much as the official records and applications are located in the clerical section of the examining groups, the clerical personnel can readily provide status information. M.P.E.P. 203.08. The Group clerical receptionist number is (703) 308-1148.

If in receiving this Office Action it is apparent to applicant that certain documents are missing, e.g., copies of references cited, form PTO-1449, form PTO-892, etc., requests for copies of such papers or other general questions should be directed to Tech Center 3700 Customer

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Service at (703) 306-5648, or fax (703) 872-9301 or by email to

CustomerService3700(a)uspto.gov.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marc Jimenez whose telephone number is 703-306-5965. The examiner can normally be reached on Monday-Thursday and the second Friday of the biweek, between 9am-6pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Greg Vidovich can be reached on 703-308-1513. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9302 for regular communications and 703-872-9303 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1148.

Other helpful telephone numbers are listed for applicant's benefit.

Allowed Files & Publication

(703) 308-6789 or (888) 786-0101

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If the information desired is not provided above, or a number has been changed, please call the general information help line below.

Information Help line Internet PTO-Home Page 1-800-786-9199

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September 24, 2002